These who profess to know, that Mr. Killian has seen restored to the Head Centre's confidence and gyor, and that he will be employed in 'patching the areaches' of the Bretherhood and restoring it to its former healthy condition. If he succeeds without the sid of 'scothing syrup' he will have deserved will of his countrymen and of mankind generally. The examining committee have made a partial report which reveals some things not originally in the programme. A great host of adherents to O'Mshony were placed on the pay rolls and received regular salaries for fictitious services. Reside these 'regulars,' there was a small army of specials who, for equally valuable services, received moderate companistion, ranging from \$5 to \$12 per day. One team which occurred quite frequently in the report, under the head of 'scraps,' was inquired into by one of the Centres present who was not so well versed in Femian definitions as his compares, when it was admitted than the \$50° and \$75° set down as "scraps" were paid for hiring parties to disturb and break up Roberts meetings in this city and vicinity. The full report has been denied to the press. The excitement continues and increases amongst the Brooklyn and Long Island Femians, in consequence of the discovery of extensive frauds in that department. A committee is now energed investigating the books of the erranization there, and starting previations are promised in a few days. Certain helps the books of the erranization there, and starting previations are promised in a few days. Certain helps for employee the himself for sarvices as "organization the employee and the exceptions of the erranization there, and starting and the very an admit having retained sums of these gents publishy admits having retained sums of these gents publishy admitshy the retained sums of these g

GOVERNOR FENTON MELTING MAIN, The COMMERCIAL of last evening says:

The Commencial of list evening says: The commencer of this is understood that Edward Ketchum will not be suffered to learn thoroughly the very meful trade of a coblider is State Prison, but will be pardoned in a short time. People do say that School have been raised to accomplish the desired object. In the case of Zeno Burcham money may have been necessary to pay the feet for drawing the necessary affidavits. Dual it is not pretended, as we understand, that young Estehum is otherwise than in rotum health, and consequently there is a natural wonder at the necessaty of raising so much money.

BOARD OF EXCISE - BROOKLYN APPLI-CANTA .- Mr. Acton having recovered from his illmess was again in his place yesterday attending to applicants for liquor licenses ; some sixty or seventy of whom from the Forty-first. Forty-second and Forty-eighth Precincts of Brooklyn were present. He was assisted in the afternoon by Mr. Manlerre, A number of low places were refused licenses—one for keeping a "faro" bank, which the owner dealed carried on in his place, but the Captain insisted that shey were "faro" pictures, and that the accompanishey were "faro" pictures, and that the accompani-ments of that came were in his house. He was there-fere denied a livense. Another who kept open until nearly one o'clock on Sunday morning was at first refused, but he plead ignorance of the law and the time to the future, and to close promptly at welve, he was allowed a license. Another doing husiness in Orange street, was reported as having a very noay house. He replied "that the best refutation of that would be found in the fact that his house was near Plymouth Church, and the congregation has never complained;" but-

One wonder so holy a place was selected.
For playing such practice as a refound in the papers,
A location so plous could ne'er be suspected.
Of loud nelses, or fare, or any such capers.

But, ah! the old proverb is verified here; Then why should we think such occurrences odd. At the Orange street tavern 'discertainly clear
That "the Bearer the Courch, the larther from
God."

Another had a place in Oliver street, in New York and as he was reported as having been once arrested for playing cards on bunday, Mr. Acton thought one place was enough, and refused to license him. A place was enough, and refused to license him. A place kept by a colored man was reported as bad. Mr. Kennedy asked him if white men visited the house, to which he replied in the affirmativa, remarking that they were gouthenen. Mr. Kennedy—Why do you admit women? Applicant—ho women are similated. My wife and daugher senetimes come in. He was granted a heense. Another colored man, named John H. Doughass—no remained to Fred—bad his place reported as the resort of a very bad class, yet the Capian gave him a good character, and said were it not for the officer's report he should estainly give him his papers. This case was reserved for further lavestigation. Another was reported as being his own best customer, and that his wife was the better man of the two. Women and children was the better man of the two. Women and children was the better man of the two. Women and children was the better man of the two. Women and children was the better man of the two. Women and children was the better man of the two. Women and children was the better man of the two. These were the principal cases brought up for adjudication yesterday. To-day the doll, 44th and both Procincts will be heard. Benjamin F. Manuface, Esq. Trensurer of the Excise Board, has received for licenses, so is:, the sum of \$303,151.

THE DEFENDANTS SUSTAINED.

The Court room at Jefferson Market was crowded yesterday afternoon by liquor dealers throughout the city, who were anxious to hear the decision of outice Ledwith on the point raised by the counsel to the Association, in the case of Philip Reilly, Daniet

Fires.—Between ten and eleven o'clock vestered ynorming, the mait house belonging to Betz & Co.'s brewery. No. 33 Word 44th street, was discovered to be on fire, on the upper floor. The flames rapidly extended to the lower flower, and destroyed an immense quantity of mait which was stored by design, as notice that were men in the pace during the morning. The fire is supposed to have been kinded by design, as notice of the proper and continued the proper in the pace during the morning. The life is supposed to have been kinded by design, as notice of the proper in the pace during the morning. The loss on stock and continued the proper in the pace during the morning. The loss on stock and continued the proper in the pace during the morning. The loss on stock and continued the proper in the pace during the morning. The loss on stock and during the morning. The loss of the loss of

CRUELTY PREVENTION .- The Society for the Prevention of Cruelty to Animals gratefully acknowledge the receipt of the following donations:

knowledge the receipt of the following donations
Jas. Gordon Bennett. \$100 Arch'd. Russell
Moses Taylor. 1:6 Daniel Butterfield
Wm. H. Aspinwall 1:0 Shepherd Knapp.
D. Appleton & Co. 1:0 Jas. Grallatin.
Weils, Fargo & Co. 1:0 Simeon Draper.
Edward S. Jaffray 1:00 John J. Cisco.
John B. Lyle. 1:00 F. H. Ludlow
John B. Lyle. 1:00 Henry Granell.
W. B. Diamore. 1:00 E. W. Heughwot & Co.
D. C. Kingsland. 5:0 Bent. D. Hicks.
H. G. Stebbins. 8 A. C. Kingsland
M. S. Beach. 6: John Hoey.
Chas. Addoms. 5 Cash.
Jas. W. Gerard.

WM. McMurray, Treasurer, Rooms of the Society, No. 825 Broadway, corner Twelfth street.

STREET GUERRILLAS-THE RAID ON THE FIFTH AVENUE.—At 12 o'clock, noon, yesterday, the special committee of the Board of Aldermen appoint ed to consider the propriety of removing the stoops met in the chamber of the Board. Alderman Ryers in the chair. Among the property owners present there were noticed Mesers, William B. Asser, J. Astor, Adam Norris, Alex. T. Stewart, J. S. Kelso J. Q. Jones, H. Hendricks, R. L. Stuart, Marshal O Roberts, Geo. L. Beekman, and ex Judge Hillon On behalf of the Chizens' Association, Messrs, God

Roberts. Geo. 1. Beckman, and ex-Judge Hilton. On behalf of the Cluizens' Association, Messrs. Goo. 8. Noyes and J. S. Daiy appeared.

Mr. Noyes said that he had a remonstrance against the proposed measure, signed by 157 property owners: and if any of those present wished to skin the hoped they would do so some. A large number of gentlemen then affired their signatures.

The remonstrance of the property owners sets forth that in 1852 they obtained permission of the Common Council to use 15 feet of the sidewak for shoots, etc. On the supposition that it would be continuous, they had built expensive stoops, which it would now be unfair to make them remove. Also that the 'improvement' was perfectly nunceessary, the carriage way (12 feet wide) being wide enough for the accommostion of trave!

Alterman Ryers declared that all the committee wanted to get at was whether the widening was necessary or not. He said the proposition was to widen the eventue, but whether to the extent of one, two, or fifteen feet, had not been determined on.

Mr. Noes made a strong speech in apportion to the pian, which, it carried into execution, he decision with the property bolders, and ranks the screet a resort for corner grocerymen. Mr. Noves concluded a resort for corner grocerymen, Mr. Noves concluded a resort for corner grocerymen, Mr. Noves continued as this ware carried out, it would not be long before and road the resontions giving permission to property owners to enclose court years from the sides also the screet and road the resontions giving permission to property owners to enclose court years and so the sides also also were the server.

Mr. Goorge H. Purser said he would like to hear and read the resolution giving permission to property owners to earlose court yarsa from the sides sais in the avenue. Resolutions passed in 1839 and later were then read, but did not appear to give any such permis-

Resolutious passed in 1852 and later were then read, but did not appear to give any such permission, except to property owners between Sixth and Twenty-direct streets.

Mr. H. Purser then spoke in favor of the scheme, and declared the resolutions passed in 1850 invaint; that the property owners had no right to enclose the court wards, and that they should set a better example than to fight for the possession of property which belonged to the whole city, and not to them exclusively. The Committee then sujourned to Thursday next.

incertly after the Committee adjourned, on motion fudge Hitton, a meeting of property owners was suized, of which Mr. Win. H. Astor was appoint Chairman, and a committee or five appointed to after their interests.

CITY GOVERNMENT-BOARD OF COUNCIL MEN. THE MATTER OF WIDERING ASS AND JULION STREET.—COLORS TO REGIMENTS.—The Board met at 2 o'clock P. M. yesterday, the President, Mr. J.

Wison Green, in the chair.

The Board concurred with the Aldermen in the adoption of a resolution directing the Corporation Counsel to discontinue silf further proceedings in the matter of widening and extending Ann and Fulton streets.

matter of winening and extending Ann and Fulton attreets.

A resolution was adopted by the Committee on Aris and Sciences of the beard of Aidermen, that the Committee on National Affers of the Board be authorized and directed, in benail of this city, to proceed for and present to the First and Thira Regiments of cavalry, the First Regiment of Artiflery, and the First and John Regiment of Artiflery, and the First and John Regiment of the same to easy the cost for each regiment not to exceed the aim of Stol.

A resolution was adopted that the jurisdiction over the Corporation Yards, hereoforce exercised by the City Inspector, including the appointment, &c., of the Respires thereof, be franifered to and vested in the Street Commissione.

A communication was received from the Mayor, stating that the whole number of permits issued from March 5, 1805, on April to 1806, inclusive, for stands, show caces again, receiving and delivering goods, &c., &c., was 1,433. The total amount received for the same, under the ordinance, was \$5.185. The total expense for latter, &c., in executing the ordinance, was \$511.55. The total expense for latter, &c., in executing the ordinance, was \$511.55. The total expense to the City Chamberlain.

The communication was ordered on file, and the Board theu adjourned to Monday next, at 2.7. M.

CHAMBER OF COMMERCE,—The Chamber

CHAMBER OF COMMERCE,-The Chamber held a special meeting yesterday to hear the reporof the Committee on Coins, Weights and Measures

SUICIDE BY HANGING,-The body of a man those hatte is supposed to be John Danneman, was, arly yesterday morning, found hanging to a tree in me wood at the foot of 96th street, N. R. The re-mains were conveyed to the also predict police sta-tom where Coroner tamble with hold the numest.

THE COURTS.

THE COURTS.

CALENDAR FOR THIS DAY. Supreme Court. Circuit. Part 11.—Over and Terminer. Part 11.—Nos. 2749, 1249, 1249, 1249, 1249, 2552, 1016, 2239, 2424, 2738, 2762, 2762, 2763, 2763, 2764, 2658, 2764, 2658, 2764, 2658, 2764, 2765, 2764, 2765, 2764, 2765,

Justice Ledwith on the point raised by the counsel to the Association, in the case of Philip Reilly, Daniet Beally and others, charged with selling liquor on Sunday, denying the right of Attorney Fliss, of the Board of Excise, to appear and prosecute. Mr. Bliss was not present, but Mr. McKeon appeared early and rainsined till after the decision was given.

As soon as the Judoc was earled, Mr. McKeon said: Your Honor, it is now hairpast two o'enck, and T. Bliss has not yet arrived.

The Court—I rather think he won't be here.

Mr. McKeon—In that care, I am ready to hear y the Court—I rather think he won't be here.

Mr. McKeon—Ho that care, I am ready to hear y the Court—I rather think he won't be here.

Mr. McKeon—Well your honor, as all that was to the concision their Massachusetts; I have come to the concision their Massachusetts; I have come to be done to oday was the rontering your decision. I move that these cases be adjourned till Thursday next at 20 clock.

The Court—The motion is granted, and in the meantime I will give my views more at length.

The following are the points of the Court's opinion:

The defendants in these proceedings object to the appearance of the Counsel to the Earles Board, to proceed complaints for vectalized to the sale of honor in the Metropolitan District. Alterney excision of the sacrous six of the complexity of the counsel to the Earles Board, to proceed the other Cards of Oyer and the Metropolitan District. Alterney excision of the court's opinism. The following grounds: the sale of honor in the metropolitan District. Alterney excision of the sacrous of the Courtes of Oyer and Terminal cases in the Cards of Oyer and Terminal cases. In the Cards of Oyer and Terminal cases in the Cards of Oyer and Terminal cases in the Cards of Oyer and the Metropolitan District. Alterney excision of the case of the Courty with the case of the Courty with the sale of honor in the case of the Courty of the case of the Cou

derminer, or of General and Special Sessions. It The case of the Commonwealth of Massachuseit via Luapp. 19 Fickering's Reports, piece 40, supports the Fixed of the Commonwealth of Massachuseit via Luapp. 19 Fickering's Reports, piece 40, supports the Fixed of the Commonwealth of the C

U. S. COMMISSIONESS' OFFICE-MORE COUNTRE PRITING-NITHO-GLYCERINE-THE NORLTH EXTRA-DITION CASE,-In the U. 'S. Commissioners' Office esterday, the case of the United States vs. George Gladwin, chas Agustus Z. Daggett, came up before Commissioner Osborn. The prisoner was charged Commissioner Osborn. The prisoner was charged with having in his possession counterful 25 cent and 56 cent currency, with latent to pass it. Marshal Murray treitlined that he arrested the accused at Harry Hills in East Houston street, and on searching him tound 150 pieces of counterfeit stuff. About a week aso witness had a conversation with him about dies and swedges, when the prisoner said he had then in his postesion. He said he knew the parties engaged in making the counterfeit money, and could give valuatie information. He arrested had them in his possession. He said he knew the parties engaged in making the counterriet money, and could give valuable information. He arrested him on information from Mr. Newcombe A. B. Newcombe testified that he had conversed with the prisoner in the Sherman House last Wednesday, lie said he knew the manufacturers of counterfeit money, and continued. "Charley, I can turn you up some by things; some men you have no idea of merchants are making this money." He gave some memorands, giving the location of these parties; he said he could get all the money he wanted. The next day he conversed with him in various places: he told me of various parties who were entaged in the business. He said he had been not a long time, but this was the first time he had been cought. Harry Hill testified that he was deputized by Marshal Murray to detain the prisoner it he saw him; he say him arrested and saw the Marshal search him and take a package from him.

The case was then adjourned to Saturday at 10 A. M.

U. N. Ps. Otto Burstenbinder. The investigation in this case was continued yesterday by the examination of Dr. Coxe, the surgeon of the generally New York, siter which the case was summed up by counsel, the Commissioner reserving his deciriou.

NOSLITE EXTRADITION CASE.

The U.S. vs. Carl Noslie.—This case were called up for examination yesterday morning, but the prisoner still not being produced, the Commissioner adjourned the case until riday at 12 clock M.

COURT OF GENERAL SESSIONS.—Thomas Golden,

Michael Gaffney and Patz. Devlin were at ested for robbing and stripping one Pairick Hand, whom they knew, a few weeks ago, on 28th street, near th avenue. The prisoners were sentenced to the State Prison for ton years. Levi Blankenstein plead guilty to burglary in the Di degree, and was een

tenced to two years confinement in the State Prison,
Police Intelligence,—Heavy Robbery,—David
Deans, Esq., one of the propoletors of the Sunday Deans, Esq., one of the proprietors of the SENDAY FIMES AND MESSURGER, while leaving the Academy of Music on Wednesday night, was relieved of \$2,000 in Treasury notes and \$0,000 in insurance stocks and R. R. bonds, the thief escaping with his booty.

Mutiny on Shipboard, A mutiny occurred Wod-nesday afternoon on board the slip Excert, and eleven men were arrested for the offence. The ship had twenty-one inches of water in the hold, and when the mate directed the men to work the pumps in order to get the ship to the dock, they refused to do so. The mate made a signal to the police, and Captain last with the harbor force arrated the men, and locked t em up on the police hoat.

Assault by a Lunatic.—Late on Wednesday night,

Nathaniel Hudson, a weaver, 76 years of age, while suffering from temporary mental abberation, entered the apartments of his con-in-law, James McCiure, at 123 Earth avenue, and drawing a pistol fired at the occupant. The ball took effect in McClure's ear, but dis not isflict a serieur wound. Officer Gras-sics, of the 16th Precinct, took charge of the luna-tic, whom Justice Dodge committed to the care of the Countissoners of Charities and Corrections.

the Commissioners of Charities and Corrections.

An Allegad Fugifive Captured, —William Slips was generally arrested by cytective Slowey, the price ner having, as charged, a few days since stolen \$470 in greenback, a gold watch and an opera slass from Ers. Reed, of No. 59 Washington street, Hoboken, N. J. The seconed was taken back to Hoboken to await an exhamination before Justice Avery.

The Falconer and Killip Arrest.—Mr. Edward Killip wisnes it to be stated that he was not, as charged, addressing a growd of disorderly persons, in company with Mr. Falconer, on Sunday list, in East street, near the Last river; that he was not arrested then and there, but that he followed Mr. Falconer, who was arrested, so as to ball him out if necessary, and that when he arrived at Court, ball was demanded for him to keep the peace, which as he had not broken the peace, he refused, whereup on he was locked up, in defiance of law, justice and equity.

#### Brooklyn.

FIRE IN A ROPEWALK .- A fire broke out in awrence's ropewalk. Fushwick avenue, between Lawrence's ropewala, Fushwick avenue, between Boerum and McKibben streets, E. D., about one a clock yesterday afternoos, inflicting damages to the amount of \$5.0. The five was accidental. There were a number of piris in the place at the time, and the fire apread so rapidly that they became alarmed for their saidty, and one gir became so excited that site precipitated terself out of a window, but sustained no further injuries than a few brunes.

LICENSES .- The following number of lionses were granted on Wednesday :

Central Office, 2; 41st Precinct, 1; 42d Precinct, 4; 43d Precinct, 9; 45th Precinct, 5: 50th Precinct, 3.—Total 24.

## MARINE NEWS.

May 18, 8, rises, 4 40; S. sets, 7 18; High Water, 11 56

CLEARED. STEAMSHIPS-Starlight, Wilmington, N. C. SHIPS-Adelc. [Belgian] Antwerp; Morning Star.

SHIP'S—Adminderiphia.

BARK—Chodian Phillips, of England, for London.

BARK—Chodian Phillips, of England, for London.

BKIGS—THA Pitt, Bermuda; John Jeffry, Liverpol, N.S. Minnie K. dode: J Grant, Elizabethport.

SCHOONERS—A J Dyer, Boston; Samuel Eddy,

Jacksonville, Fia.

ARRIVED.

STEAMSHIPS-Niagara, Nichmond; Hatteras, do; STEAMSHIPS-Nagara, Attanholo, Cuahnet, New Bedioto, Galley S. Liverpool: Victory. Liv'ly Marlboruch, Liverpool: Sandusky, Bristol. Eng. Earlies-Eliza Bares, Barmuda, Advance, Autwerp Caso. Frindad de Cuba: Robert Murray, Jr. very Caso. Frindad de Cuba: Robert Murray, Jr.

BRIGS-Victoria Ameila, Cienfuegos, Neva, Matanzas.

SUNIONERS—Annie, Virginia: S.M. Atkins, do:
A Jenninys, do: B siason, do: A.W. Collins, do: Maria-Jane, Baitimore: S.J. Byker, Newbern, N.C. Asnea, Charleston; Brave: Rondout for Providence;
Evelyn, Addison; Rachel Jana, Providence; Saile
Hurton, New Haven; Black Warrior, Baneor; Mitton,
Pravidence; N. Shaler, Previdence for Elizabethport;
P.B. Anderson, Portland, Coun; Gentile, Rockiand;
Juno, do: Harriet Baker, Proffand, Mer. Nictous, Fail
River; Rosaonah Rose, Bridesport; S.B. Wheeler,
Boston for Philadelphia; Florance, Norwich for
Elizabethport; E. Houchkiss, Baston; E.A. Conkling,
Providence for Philadelphia; J. Goodspeed, New
London; Ida, Providence; R.B. Smith, Providence.

### Too Late for Classification.

### CENTRAMO.

POLLOCK—On the 17th inst, after a short illness,
Ellen Polock, aged 19 years.
The funeral will take place from her late residence, 219 Flm st, an Friday afternoon, 18th inst, at 2 o'clock.

A GRAND VOCAL AND INSTRUMENTAL concert to be given by the ladies F. M. T. A. B. iy, of New York, at their hall, cor. 536 st. and c. Tickets can be had at the door. E. FAGAN,

A PERFECT HORSE OINTMENT-DAL

YV also a young girl for housework, Apply at 442 | Fourth ave.

#### MISCELLANEOUS.

A FACT.-BRIEST'S CELEBRATED AND

A FACT.—BRIEST'S CELEBRATED AND IMPROVED SUN CHOLERINE REMEDY is the lest and most judicious ever prepared for popular use. It is a CUER as well as PREVENTIVE in Diarrhoss, Dysentery, Bowel Compliants, and Choiera (particularly when taken in the early stage of the disease), and stope Sickness, at the Stomach, Purging and Cramps; channes the morbid action of the macous membrane; prevents the secretion of the rice water fluid; prevents, airc, the separation of serum from the blood, congretion on the Lungs and Brain, and consequently collapse. These effects are produced in CHOLERA by the timely application of the above excellent Remedy. It is particuly safe, and will be found a most useful Family Medicine.

sale, and will be found a most useful Family Medicine.

Every one speaks in the highest terms of its wonderful power in checking all Loosenes of the Bowels; and it is pronounced by medical men throughout the United States the best Remedy ever propared, and many are using it in their daily practice.

He sure to ask for BRIEST'S Remedy, which is soid at the low price of 20 cents per bottle. Depot, 46 south Second st., Williamsburgh.

CHOLERA—PREVENTION AND CURE—ADDRESS TO THE PUBLIC BY THE BOARD OF HEALTH.

AT a regular meeting of the Boseni of Health.

AT a regular meeting of the Board of Health, Dr. Chang read the following address to the pubhe, with instructions to citizens. The document was approved by the Roard. It was as follows:

was approved by the Board. It was as follows:

782 Appears.

The Board of Health publis. this simple sistement, and keg the publis to give to it their earnest attention.

Cholera is generally a preventable disease, and in its early stages can be arrested if the babits be good. Show, therefore, temperance in eating and drinking. Do not be leve that sichholic stimulants are useful in guarding you against an attack. Lat the food be nutritious, and keep the digestive organs in a healthful condition. Use no sale or uncocked vegetables. Let your meat be fresh, and your vegetables be well cooked, and all fruits be ireah and ripe. ean and ripe. Cleanliness of the body is of the first considera-

on. Keep the skin in a healthy state by bashing the whose body, with a free use of scap. Cold bathing is best used in the morning—never just before go

Dry irictions, or the warm bath, may be more

is bost used in the morning—never just before going to bed.

Dry irictions, or the warm bath, may be more safely used before cong to bed.

Cleardiness in your bones is of equal importance. Let your aparaments be dry—never samp. Suffer no decayed veretables or sugmant water to remain in your celtars or yards. Any disagreeable smell from privies, asspords or silks, is a proof of their unhealthiness. Remove them by necessary repars, lime, chloride of lime or whitewashing. Vensilate well your houses and spectroents. Expose your bedding to the air and sun. Avoid excessive fatigue. Keep regular bours in eating and sleeping. Wear flaunch near to the skin. A good plan is, if the bowels are as all disordered, to wear a broad band of flamel (s flaunch felly band) around the body, reaching from the bips to the fits. Maintain the natural temporature of the body by sufficient clothing, especially keep the feet waim. Never when heated sit on the grass or stone scais, or sleep under an orien window. If exposed to wer, change your boots and clothes as soon as possible.

Take no purgative medicines, except by direction of a physician.

Cholera is aimost invariably preceded by a painless diarrhoea and this is in all cases to be promptly treated.

When diarrhoea is present, go to bed and maintain a possion on the back, use abundance of blankets, and send for a physician can always be obtained by applying to the nearest police station.

Stay in bed until you have had at a trai movement from the bowels. Abstain from all druks. Apply mustard planters to the lowels.

In the absonce of a physician an adult can take ten drops of laudanum and itse drops of laudanum and itse drops of laudanum and itse of camphor. A child of the years may take three drops of laudanum and three of spirits of camphor; and these long as diarrhoea or pain, or venit ing continues. This will save time, but in all cases send for a physician.

Do not set up to pass the eracuations, but use the bed-pan or other convaniences.

the bed-pan or other conveniences.

Never chill the surface of the body by getting out of bed.

out of bed.

Remove immediately all the evacuations from your rooms; scald all the utensils used, or dismiscs them with chloride of lime; scald also your solled clothing.

(Signed)

JAMES CRARE,
WHALLED PARKER,
THOMAS C. AUTON,
J. B. BORWORTH,

The Service of the evacuations from your solled control of lime; scald also your solled control of lime; scald also your solled from yo

The Secretary was authorized to advertise the

address, and distribute copies of the same. NOW OUT-THE NEW YORK SHIP NAVIGATION AND COMMERCE, AND MARINE INTELLIGENCE.

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Corner Fullus and Nassau str. N. Y.

# THE HEIR.

This part of the mansion, as I have already said, was fallen into ruins, and filled with shrubs and flowers which he had placed there for his mistress's amusement. The memory of this circumstance softened me in his favour, and we followed him to its farthest recess, where, near the broken door of the chapel which adjoined it, we found the unhappy lady lying on her face, already stiff and cold in death. There were no tokens of violence about her person, which was wrapped only in a slight night-dress, and the cold damps of midnight acting on an exposed and debilitated frame, might have hastened her decease. The effence which prevailed among us till the remains were deposited in a fitter spot, arose less from surprise, than from unwillingness to communicate our thoughts. When alone in the library, my attorney asked what remained to be done :- 'Certainly to acquaint the woman's relatives with her end, and to detain these people till their conduct can be examined. We are not justified in conversing here till seals are placed on every despository in the house. This suggestion was obeyed; and as some testamentary arrangement seemed to have been contemplated, we deemed ourselves authorized to search. Various useless papers and antique toye were hearded in the drawers and cabinets, but neither plate nor jewels remained. This n.y companion astempted to explain, by stating, that the deceased lady had been stripped of nearly all by thankless relatives, and had subsisted many years on the produce of the few acres which enclosed the maraion. Her man-servant, he added, was suppoted to have received no aslary, and professed to live in this ruin rather from attachment to the last than the present possessors. 'These last particu' lars, ' I said, ' would have more effect in a lawyer's brief. Can you doubt the fate of the gilver candlestick, or the meaning of those malignant glances which her porter cast upon us? If he had eny personal attachment to his wretched mistress, his ountenance tells me it must have arisen from past fellowship in guilt, or expectation of future recom pense.

To avoid fariher debate on a point which created opposite opinions, my friend renewed his inquisi-tion into closets and desks, while I pursued mine among the shelves of the library. We were both thus engaged, when the object of my suspicboth thus engaged, when the object of my suspicious presented himself. Ho had smoothed his grey hair, and it commanded my respect till they were justified. 'Sir.' he becam, addressing himself to the attorney. 'I have no claims here,—nothing it owing to me, but before I leave this house, I could wish—I came to beg a book as a memorial of it,—and he firse his over en a large mildew volume, when my companion immediately took from its sleif, and going to give; when reading the purport of my looks, he bade him wait till to-morrow. The man's glauxe at me as he withdrew was a compound of anger, contempt, and chaprin, which induced me to examine the volume closely. If was a manusarip selection of literary ane-dotes, barily written by a female, and partly by a bold masculine hand. In the latter style were several citations on subjects, connected with jurisprudence, in which the first possessor of this manion had gamed high rank. One leaf carefully doubled down contained lissner's pleasant story of a consciousious autorney, perplexed by discovering a will which disanherited some poor relatives. 'Cesner's procurator was an Utopian,' said my legal friend, wilakling up his nose—' Suca fine sentiments are fit for the chiniz and tassels, but not for the firm pliared posts of an honest man's bed.' Tone putting on his spec alca, he viewed three large chests of sarcophagus form each very appropriately decorated with the family crest, a long-tailed demon, which in a dimner and loneller hour, might have caused some superstitious terrors. 'And I tell you plainly,' he added, 'that if I found a lorgotten will among these stores of ancient archives, a lensing this superaunuated woman's wealth from her natural heirs, I should not scruple to leave it where I had found it.' 'By this rule, 'said I, 'if a Sootchman was required by the comical law which France has lent to Scotland, to restore his wide would and the can, and it not, by the law of the land of he can, and it not, by the law of such arm more than a line of the law to the result ions presented himself. He had smoothed his grey hair, and it commanded my respect till they were gott nor me, Trephete, to measure the equity of deeds the means of restribution. Both may be procured without our interier me. I see nothing here which could gratify this singular old man, and a few crown pieces would be more useful to him than a collection of antiquated references. It shey are so useless, said m, companion angrily, I might have been pardoned for delivering them to a person who would value them as the handwriting of the dead. 'For that reason, and to find him a more valuable memorial,' I replied, 'this book seems an inou-emet to renew our search. Some of the pages to which these notes refer have been torn out, and they may be worth finding. My friend understood the him; and having secretly determined to secure the person of this mysterious old man, I followed through the long suite of rooms occupied, as has been already said, by chests of a sarcophagus form, filled with family archives. A few were unlocked, and seemed to have been listely opened. Perceiving traces of a spade and mattock among the shrutis in the runned ballroom, I searched every spot with useless diligence, but in the roofless and forsaken chapel, smoong heaps of broken timber and decayed velvet, stood a chest of the singular sarcophagus shape. It opened without difficulty, and underneath an enormous toil of faded parchment we perceived the silver candelsbra,—'Are your prejudices shated now?' said my companion, triumphantly—'The miserable woman expired near this chest, and the cobwebs which adhered to her hands and garments, assure me that the last effort of her life waa an attempt to gratify the sole passion that governeits we had hered to her hands and garments, assure me that the last effort of her life waa an attempt to gratify the sole passion that governeits of the candiestick now!' I ropited—'thought has proved as an old dervise's sevenbranched one. These parchments are the title-deeds of the estate!—this follo her wall deviang it to the heir of her late benefactures.—Sue has left ample hoards of money and jewels, all ind gratify this pieces would

THE END